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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT

| Docklet Number (Optional)

ABANDO	2003E(211111)			
First named invento	or: Andrew Segal			
Application No:	10/666,886-Conf. #6806	Art Unit;	1648	
Filed: September	er 19, 2003	Examiner:	E. M.	Le
Title: LECTIN C TO AN AN	COMPOSITIONS AND METHODS FOR INTIGEN	MODULAT	ING AN I	IMMUNE RESPONSE
Attention: Office of I Mail Stop Petition Commissioner for P P.O. Box 1450 Alexandria, VA 223 FAX (571) 273-8300	Patents 13-1450 0			
	rmation or assistance is needed in completing nation at (571) 272-3282.	this form, p	olease cor	tact Petitions
action by the United	d application became abandoned for failure d States Patent and Trademark Office. The d et for reply in the office notice or action plus a	ate of aban	donment i	s the day after the expiration
A	APPLICANT HEREBY PETITIONS FOR REV	IVAL OF TH	IIS APPLI	CATION
NOTE: A grar (1) (2) (3) (4)	ntable petition requires the following items: Petition fee; Reply and/or issue fee; Terminal disclaimer with disclaimer fee – r filed before June 8, 1995; and for all desig Statement that the entire delay was uninte	n application		nd plant applications
Petition fee Small entit See 37 CF	y – fee \$ <u>770.00</u> (37 CFR 1.17(m))). Applican	t claims s	mall entity status.
Other than	small entity – fee \$ (37 Cl	FR 1.17(m))		
2. Reply and/or fee				
the form o	and/or fee to the above-noted Office action in A Response to Final Office Action been filed previously onclosed herewith.	on (id		e of reply):
	fee and publication fee (if applicable) of \$ _			
	been paid previously on			
is en	closed herewith.			
	Page 1 of 2			

PTO S864 (10-07)
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3. Terminal disclaimer with disclaimer fee				
X Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.				
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity			
or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).				
4. STATEMENT: The ortire delay in filing the required roply from the due date for the required roply until the filing of a grantable patition under 37 CFR 1.137(b) was unintentional [NDTE. The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandomment or the delay in filing a patition under 37 CFR 1.137(b) was unintentional [MPEP 711.03(c), subsections (III)(C) and (D).]				
WARNING:				
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identify theft. Personal information such as social sociarity numbers, sank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2388 submitted for payment purposes) is never required by the USPTTO is support a petition or an application. If this type of personal information is included in documents submitted to the USPTTO, patitionersapplicants should consider reducting such personal information from the documents before submitting them to the USPTTO, Patitionersapplicant is advised that the record of a patient application from gheating them to the contribution of a patient. Furthermore, the record from an abandoned application may also be available to the public of the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Cheeks and credit card authorization from PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.				
/Matthew Beaudet/	December 10, 2007			
Signature	Date			
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Matthew Beaudet Typed or printed name	50,649 Registration Number, if applicable			
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EDWARDS ANGELL PALMER & DODGE LLP				
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